DOCKET		Reset for	
PLAINTIFF		(2)	
Address		(3)	
		(4)	
VS		I certify that I served this summons by reading same to all	
DEFENDANT	***************************************	defendants named above of	or by
Address	and the second s	<u> </u>	and the second s
DEFENDANT		Date	
Address		By Sheriff / Deput	ty Sheriff / Constable
MAU To Any Lawful Officer to Execute a	RY COUNTY, TENNESSEE GE	R PERSONAL PROPERTY ENERAL SESSIONS COURT PA	FOR ASSISTANCE PLEASE CALL!
		the General Sessions Court,	Part I, Columbia, Maury County,
Tennessee, on theday	/ of	, 20, atA.M. to	answer the claim by plaintiff'(s) for
a money judgement of \$, court cost	and possess	ion of following described property
having a value of		ving a value of	
Plaintiff(s) claim possession becaus	e	**************************************	· · · · · · · · · · · · · · · · · · ·
A copy of the writing, if any, upon with the best of Plaintiff's knowledge in			
to the best of Plaintiff's knowledge, in	ntormation, and belief. Sworn to		
,			
Clerk, Deputy Clerk, Notary		issued	
	PLAINTIFF'S BOND FOR	RESTRAINING ORDER:	
We hereby bind ourselves, our he described property, this obligation to	eirs, and assigns to Defendan to be void should Plaintiff(s) a	t(s) in the penal sum of \$abide by and perform the judge	, being the value of the
Date:			
		and the state of t	
FIAT; Upon posting bond of \$removing the described property fro COMMIT A CLASS C MISDEME. DOLLARS (\$50.) AND/OR IMPRIS	m the jurisdiction of the Court ANOR AND IS SUBJECT F	. IF THIS RESTRAINING ORDI FOR EACH VIOLATION TO A	ER IS VIOLATED, DEFENDANT(S)
Date:	Judge:		
WAIVER AND SURRENDER OF F a hearing on the possession of this and I surrender the property to the know that I do not have to sign this	property, but I wish to give u officer. I realize that if I do no	p that right. I acknowledge that come to Court, a default judg	t Plaintiff is entitled to possession.
Date:	Defendant:	And the state of t	
JUDGMENT:			
Judgment is granted to Pla	aintiff(s) against Defendant(s)		in the
possession shall be issued of state law, Plaintiff shall d Defendant of the amount to	d on Plaintiff(s) request. If any ispose of said property in acc o be credited against this jud	action is governed by the Unicordance with the applicable progrems of the issuance of	-
		t(s); () agreement of par	
		by Plaintiff, for which execution	
			_)non-suit by Plaintiff, requested
		() finding in fa	vor of Defendant(s) after trial
Date:	Judge		

COURT COPY